Application No. 10/762,557

Reply dated August 31, 2005

Response to Office Action dated May 31, 2005

REMARKS/ARGUMENT

Description of amendments

Claims 10-14 are newly submitted. Claims 1-9 have been cancelled. No new matter

has been added.

Claims 10-14 are supported by the application as originally filed (see, for example,

the paragraph bridging pages 7 and 8, and original claims 1-9).

Rejection under 35 U.S.C. §112, second paragraph

Claim 5 was rejected under 35 U.S.C. §112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which Applicant

regards as the invention. The rejection has been rendered moot by the cancellation of claim

5.

Rejections under 35 U.S.C. §§102 and 103(a)

Claims 1 and 3-9 were rejected under 35 U.S.C. §102(b) as being anticipated by

Brieden (DE 197 16 085). Claims 1 and 6-9 were rejected under 35 U.S.C. §102(b) as being

anticipated by Straubel (DE 195 38 883). Claim 2 was rejected under 35 U.S.C. §103(a) as

being unpatentable over Brieden. These rejections have been rendered moot by the

cancellation of claims 1-9.

Patentability of new claims 10-14

For the following reasons, new claims 10-14 are patentable over the cited references.

An aspect of the invention lies in the fact that a complete unit, namely the return line

can be constructed independently of the filter element, and can be integrated into the filter

Page 4

Application No. 10/762,557

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element when the filter element is assembled. This has the advantage that the end disks need

to have only through openings and otherwise no changes have to be made to the filter element

itself. The possibility thus exists for equipping a filter element without a return line or with a

return line.

In Brieden one end plate is equipped with a tube 7; this runs out to above the opposite

end plate. Such a compound is complicated to make and ultimately also in the case of

assembly with the second end plate and the filter element.

In light of the foregoing remarks, this application is considered to be in condition for

allowance, and early passage of this case to issue is respectfully requested. If there are any

questions regarding this amendment or the application in general, a telephone call to the

undersigned would be appreciated since this should expedite the prosecution of the

application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition

for an Extension of Time sufficient to effect a timely response, and please charge any

deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket

#037141.53160US).

Respectfully submitted,

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Page 5